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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/784,475	02/23/2004	Antonio J. Vargas	3924-0185	1734
75	90 06/02/2005		EXAMINER	
John C. Hilton			ESTRADA, ANGEL R	
	ulding & Huber, LLP		ART UNIT PAPER NUMBER	
185 Asylum Street, City Place II Hartford, CT 06103			2831	

DATE MAILED: 06/02/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

			AK
	Application No.	Applicant(s)	
	10/784,475	VARGAS ET AL.	
Office Action Summary	Examiner	Art Unit	
	Angel R. Estrada	2831	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet w	th the correspondence address	_
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a in within the statutory minimum of thin will apply and will expire SIX (6) MON, cause the application to become Al	eply be timely filed by (30) days will be considered timely. ITHS from the mailing date of this communication SANDONED (35 U.S.C. § 133).	n.
Status			
1) Responsive to communication(s) filed on 10 M	arch 2005.		
· · · · · · · · · · · · · · · · · · ·	action is non-final.		
3) Since this application is in condition for allowar	nce except for formal mat	ers, prosecution as to the merits is	3
closed in accordance with the practice under E	x parte Quayle, 1935 C.D	. 11, 453 O.G. 213.	
Disposition of Claims			
4) ☐ Claim(s) 1-6 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) 5 and 6 is/are allowed. 6) ☐ Claim(s) 1-4 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/o			
Application Papers			
9) The specification is objected to by the Examine			
10) The drawing(s) filed on 10 March 2005 is/are:			
Applicant may not request that any objection to the			15
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex		•	3).
Priority under 35 U.S.C. § 119		,	
a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in A ity documents have been I (PCT Rule 17.2(a)).	pplication No received in this National Stage	
Attachment(s)			
1) Notice of References Cited (PTO-892)		Summary (PTO-413)	
2)		s)/Mail Date nformal Patent Application (PTO-152) roved Drawings.	

DETAILED ACTION

Claim Objections

1. Claim 3 is objected to because of the following informalities:

Claim 3 line 3, "said rearwardly bent flanges", lacks antecedent basis.

Appropriate correction is required.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-4 are rejected under 35 U.S.C. 102(e) as being anticipated by de la Borbolla (US 6,6694,467; hereinafter Borbolla).

Regarding claim 1, Borbolla discloses a two piece metal raceway assembly (10 or see figure 1) of the type having an elongated base (12) formed into a C-shaped cross section (see figures 1 and 2) defining an open side with parallel side walls having in turned flanges (22) that are angled with respect to the generally parallel sidewalls of the C-shaped base (see figure 2), and elongated cover segments (14) having longitudinally extending rearwardly projecting flanges for assembly with the base flanges (see figure 1 and 2) so that the cover segments (14) are of substantially the same width as the base,

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the improvement comprising a metal device bracket (18 or see figure 2) for placement between spaced raceway cover segments (14) to provide support for at least one electrical device (16 or see figure 2), said device bracket (18) being formed from a flat steel blank having at least one opening (see figure 2) for receiving said electrical device (16, see figure 2), said device bracket (18, see figure 2) including rearwardly bent end portions (see figures 3 and 4) for abutting the spaced raceway cover segments (14 or see figure 5) without being supported by the cover segments (14), and said rearwardly bent end portions (see figures 3 and 4) further including angled outer ends of J-shape (20) to be received between the in turned flanges (22, see figures 3 and 4) of the raceway base (see figures 3 and 4), whereby the device bracket (18) can be assembled with the raceway base as a result of deforming the base sidewalls so as to receive said J-shaped end portions of said rearwardly bent flanges (see figures 3 and 4).

Regarding claim 2, Borbolla discloses the combination wherein said device bracket (18) has a generally flat portion intermediate said rearwardly bent end portions (see figures 2 and 3) adapted to lie in a plane which is substantially the same as the plane defined by the flat raceway cover segments (14, see figures 1, 2 and 5).

Regarding claim 3, Borbolla discloses the combination wherein said at least one opening (see figure 2) is formed at least in part by a bar (34) defined by said device bracket (18); said bar (34) oriented generally perpendicular said rearwardly bent flanges of said device bracket (see figure 2).

Regarding claim 4, Borbolla discloses the combination wherein said device bracket (18) further defines a second opening (see figure 2) defined in part by said bar

(34), and wherein said bar (34) is provided midway between said in turned flanges (20) or said raceway base (see figure 2) so as to be aligned with a divider (see figure 2)

conventionally supported in said raceway base for defining separated wireways (see

figure 2).

Allowable Subject Matter

3. Claims 5 and 6 are allowed.

The following is an examiner's statement of reasons for allowance: The primary reasons for the indication of the allowability of claims 5 and 6 are:

Regarding claim 5, the prior art does not teach or fairly suggest in combination with the other claimed limitation a cover plate having rearwardly projecting flanges receivable between said in turned flanges of said raceway base without interference with said device bracket.

Regarding claim 6, the prior art does not teach or fairly suggest in combination with the other claimed limitation said device bracket having inwardly spaced top and bottom edges to define slots between the device bracket and the raceway base inturned flanges, and a cover plate having inwardly formed flanges received in said slots, and said flanges formed for resiliently deforming said raceway base sidewalls to secure said cover plate between said inturned flanges of said raceway base.

These limitations were found in claims 5 and 6, and are neither disclosed nor taught by the prior art of record, alone or in combination.

Response to Arguments

4. Applicant's arguments with respect to claims 1-4 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Bruisma (US 5,086,194), Bacouelle et al (US 6,362,420), Jarry et al (US 6,563,046), Acklin et al (US 6,350,135) and Hull et al (US 6,211,460) disclose a raceway assembly.

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7. Any inquiry concerning this communication should be directed to Angel R.

Estrada at telephone number (571) 272-1973. The Examiner can normally be reached

on Monday-Friday (8:30 -5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

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supervisor, Dean Reichard can be reached on (571) 272-2800 Ext: 31. The fax phone

number for the organization where this application or proceeding is assigned is (703)

872-9306.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is (703) 308-

0956.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

Angel R. Estrada

May 19, 2005

DEAN A. REICHARÓ

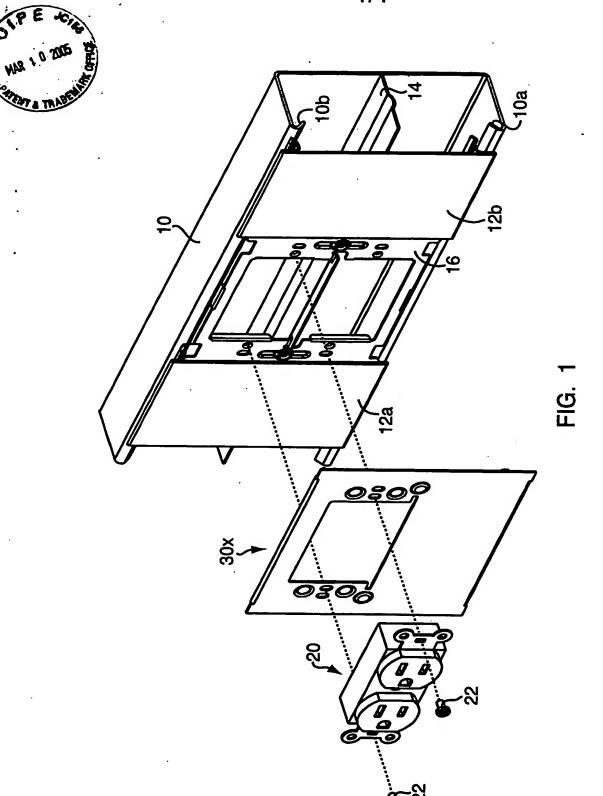
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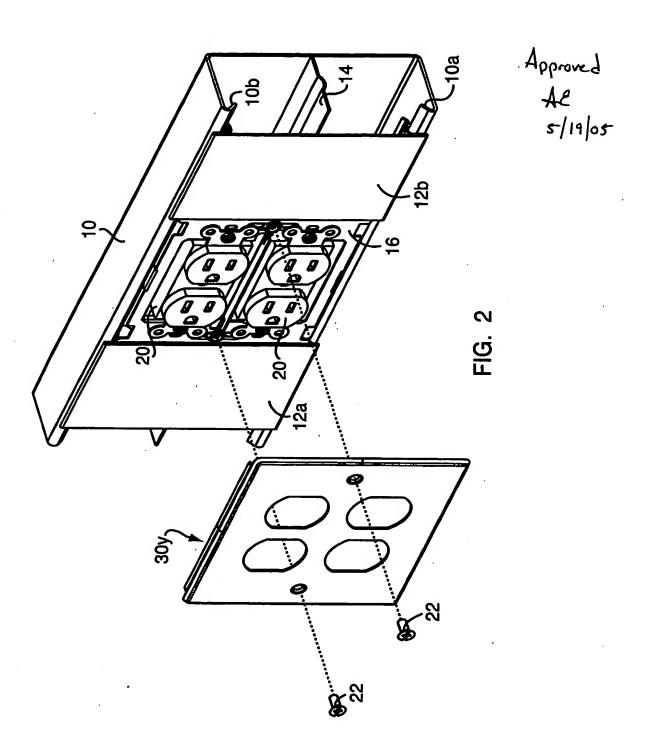
Replacement Sheet

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Approved Al 5/19/05

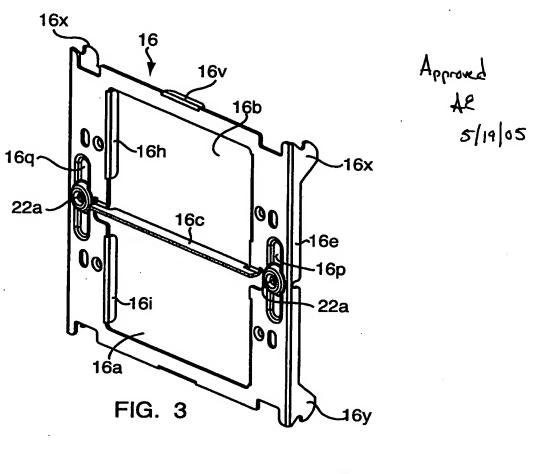
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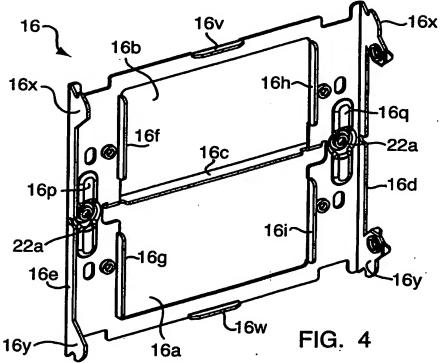


MICCORNICK, Pauloing & Huber LLP
Title: DEVICE BRACKET FOR METAL
RACEWAY AND COVER OR USE THEREWITH
First Named Inventor: Antonio J. Vargas
Serial Number: 10/784,475
Attorney Docket Number: 3924-0185

Replacement Sheet

3/4





MCCormick, Paulding & Huber LLP
Title: DEVICE BRACKET FOR METAL
RACEWAY AND COVER OR USE THEREWITH
First Named Inventor: Antonio J. Vargas
Serial Number: 10/784,475
Attorney Docket Number: 3924-0185 **Replacement Sheet** 4/4 Approved Al 5/19/05 30x 30a $\mathcal{O}^{\mathcal{O}}$ 30a 30b FIG. 5

30b